Case: 1:20-cv-07807 Document #: 1 Filed: 12/30/20 Page 1 of 101 PageID #:1

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FOR THE NORTHERN DISTRICT OF HELINOIS # 12: 01 EASTERN DIVISION

Jarci Marie Webber

1:20-CV-7807

JUDGE NORGLE MAGISTRATE JUDGE KIM

Plaintiff(s),

Defendant(s).

Case No. 10CF 2643

ERGENU

This form complaint is designed to help you, as a pro se plaintiff, state your case in a clear manner. Please read the directions and the numbered paragraphs carefully. Some paragraphs may not apply to you. You may cross out paragraphs that do not apply to you. All references to "plaintiff" and "defendant" are stated in the singular but will apply to more than one plaintiff or defendant if that is the nature of the case.

- This is a claim for violation of plaintiff's civil rights as protected by the Constitution and 1. laws of the United States under 42 U.S.C. §§ 1983, 1985, and 1986.
- 2. The court has jurisdiction under 28 U.S.C. §§ 1343 and 1367.
- Plaintiff's full name is Marci Marie Webber 3.

If there are additional plaintiffs, fill in the above information as to the first-named plaintiff and complete the information for each additional plaintiff on an extra sheet.

,	[If you need additional space for ANY section, please attach an additional sheet and reference that section.]
(refendants list may include more)
4. P	Defendant, Mary Flemming, Jennifer & Joe Linet 5005 Marian Corcoren (IDHS) Had the purple through (IDHS) Robert Schuttchts) Annel Dysling totts lead) Bigging Formula 12 12 13 15 16 16 16 16 16 16 16 16 16 16 16 16 16
	Z Totts & State of Turnois or
	☐ an individual not employed by a governmental entity.
	ere are additional defendants, fill in the above information as to the first-named and and complete the information for each additional defendant on an extra sheet.
5.	The municipality, township or county under whose authority defendant officer or official
	acted is Du Page County, IL . As to plaintiff's federal
	- Jag Courted 1
	constitutional claims, the municipality, township or county is a defendant only if
	custom or policy allegations are made at paragraph 7 below.
6.	On or about Dec 23 2019 at approximately 11: 0 [va.m. \pi p.m.
	(month,day, year) plaintiff was present in the municipality (or unincorporated area) of
	Du Page Co, chouleto, in the County of Du Page Co., State of Illinois, at
	(identify location as precisely as possible)
	when defendant violated plaintiff's civil rights as follows (Place X in each box that applies):
	arrested or seized plaintiff without probable cause to believe that plaintiff had
	committed, was committing or was about to commit a crime; searched plaintiff or his property without a warrant and without reasonable cause;
	used excessive force upon plaintiff;
	failed to intervene to protect plaintiff from violation of plaintiff's civil rights by one or more other defendants:
	a failed to provide plaintiff with needed medical care;
	considered together to violate one or more of plaintiff's civil rights: Other See affactual exhausts/affactiff's Civil rights: A-K
	Used talse information & lack of appropriate
	Service to Force Marci Webber to return
	to DDHS austody by means of Appellate Stay
	Caused more false intormation to be presented in court
	exercises poor skep abuse endoutright fabrications
	lifting the Stay Raccordance with dictales of Frucha v. Canisia
	the US & IL state constitutions & State law. Its retaintory

[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

refise	Defendant officer or official acted pursuant to a custom or policy of deteridant using fractions
commati	municipality, county or township, which custom or policy is the following: (Leave blank
	if no custom or policy is alleged): To treat NGRI acquitees
	as if their Verdict was quilty but mentally
	ill and detach them wrongly Eas long as
	possible: In my case after rightfulles being roles
	and not providing a Least Restrictive Environmen
8,	Plaintiff was charged with one or more dimes, specifically: other constitutional rights su
	I degree murder; found Not Guilty by Reason
	of Insandy then wrong Pully committed as If
	Still born Mentally ill and dangerous &
	Contrary to the States Stricter requirement of
"	reasonable expectation to commit serious bodily harm
9.	(Place an X in the box that applies. If none applies, you may describe the criminal crime
	proceedings under "Other") The criminal proceedings
	☐ are still pending.
1	were terminated in favor of plaintiff in a manner indicating plaintiff was innocent.
	CNGRI acquities
	☐ Plaintiff was found guilty of one or more charges because defendant deprived me of a
	fair trial as follows

device of feeting of in the proper hearing plaintiff was innocent the provide and the provide the prov

10. Plaintiff further alleges as follows: (Describe what happened that you believe supports your claims. To the extent possible, be specific as to your own actions and the actions of each defendant.)

Waiting nearly a decade under exerucia whoma Judge George Bakalis ordered Webber out of custody of wiesed an emergence to Stay Julge Bak Motoon to respond. At 8 Am n 11. Itully and maliciously As a result of defendant's conduct, plaintiff was injured as follows: 12.

FIN a Nutshell I'm detained by an unlawful Stay order
that IDHS & the State Canlift which was gained by
use of false information & morace Service See Du Page Co.

[If you need additional space for ANY section, please attack an additional street and reference that section.]

False information to do it & continue it.

nto Appeal 2nd Dis

and	or any other claim that may be supported by the allegations of this complaint.
Y.	25
WY	EREFORE, plaintiff asks for the following relief:
	www.cooder roccose
A.	Damages to compensate for all bodily harm, emotional harm, pain and suffering,
	loss of income, loss of enjoyment of life, property damage and any other injuries
	inflicted by defendant;
B.	(Place X in box if you are seeking punitive damages.) Punitive damages
	against the individual defendant; and
C.	Such injunctive, declaratory, or other relief as may be appropriate, including
	rees and reasonable expenses as authorized by 42 U.S.C. § 1988.
Pla	ntiff's signature: Macu Mulibber ntiff's name (print clearly or type): Marci Marie Webber ntiff's mailing address: CRMHC 4200 N. Oak Park Av.
Pla Pla Pla Cit	ntiff's signature: Macu Mulibber ntiff's name (print clearly or type): Marci Marie Webber ntiff's mailing address: CRMHC 4200 N. Oak Park Av.
Pla Pla Pla Cit	ntiff's signature: Macu Mullibber ntiff's name (print clearly or type): Marci Marie Wubber ntiff's mailing address: CRMHC 4200 N. Dak Park Av. Chicago State II ZIP 6063
Pla Pla Pla Cit	ntiff's signature: Macu Mulliber ntiff's name (print clearly or type): Mari Marie Webber ntiff's mailing address: CRMHC 4200 N. Dak Park Av. Chicago State I ZIP 6063 Intiff's telephone number: (773) 794-4036/ × 395.0

Certificate of service

I, marci Webber, prise, affest that this complaint Which under the pains & Penalties of perjuly is the sworn truth has been given to lor will be after an address is found for a defendant) Esther Ellison (SW) for all in the US Mail. I will try to get a process server, too. Wani m Willer underthe pains & panetties this is the swomtruth.

In reference to page 2 of Marci Webber's federal case against the State of Illinois, IDHS, et.al. the following pages are the sworn truth under the pains and penalties of perjury:

In June of 2012 Marci Webber (myself) was Acquitted as Not Guilty by Reason of Insanity. Under ineffective counsel she was not apprised of her commitment hearing while falsified IDHS reports Were Stipulated by her Public Defender. She was never given any independent evaluations Prior nor any evaluations arranged by her public Defender in the years that followed a Sort of rubberstamped in-patient

Commitment at Elgin Mental Health Center which has the Maxium Security for females over and above chicago Read Mental Health Center where Marci Webber Currently has been detained for a year. She was detained at Chicago Read Mental Health Center (CRMHC) For 13 months in 2016-2017.

The following years since Marci's 2012 Commitment Without a full, fair hearing have been violative of the dictates of Foucha v. Louisiana, 504 US 71, SCt 1992, the US and Illinois Constitutions, the Illinois Mental Health Code and

Marci's 'medical "records have also concealed the cause of the 2010 tragedy and grown in fabrications and legal language to present a Perniciously false persona of danger to both the trial and appellate Courts as well as the media.

On October 27th 2020 Judge George Bakalis acquiesced to Marci's request to represent herself over Jennifer Lindt, Ast's and Mary Flemming, Appellate AsA's objections to be heard on the falsifation

of her Court reports (see
attached exhibits from this
issue on record and what
Will be part of an offer of

Proof Viz youtube link—
*wich the correction that it is Dupage not cook co.

start Youtube.com/watch?v=bNY-N

Elaeug&feature=youtu.be Jand

(lowercase "L") (ampersand)

In addition, at least a couple dozen IDHS employees have expressed the Same opinions as Marci's few outside medical experts that testified resulting in the September 18th 2019 order for IDHS to transition Marci

Out of Custody. Matter of Fact in November 2020 Dr. Johnne Langley (psychologist and past administrator at Elgin) told Marci "you need to go after them for hurting you."

Since Marci was conditionally released, Prose, to Successful living (as evidenced on the record) She was wrongfully forced to return to the "Care" of Dr. Anatoliy Pyslar (Psychiatrist) who told her in November 2019, a Month

before her December 11th 2019 release "I'm fine if the judge lets you out ... Maybe he feels You've suffered enough." The Supreme Court has dictated that NGRI acquittees cannot be Punished yet that is all Marci has received along With outrageously pernicions Slander and libel since she refused the 600 mg of Seroquel Which was harming her (see youtube videos listed in attached Rebuttal to the August 13th 2020 Court report which is What was sent late by crimac to be received after her served

Copy was already addressed on October 27th 2020 resulting in the Setting of a January 12th 2021 Court date; IDHS constantly obstructs.

Marci Vehemently denies ever being both mentally ill and dangerous under Illinois and US Constitutional Standards except while medicated and under extreme stress and trauma in 2010 with Maggie her beloved, cherished daughter after Maggie was Sexually assaulted at a Catholic church and towards herself in 2017 against her desires after

Judge Bakalis failed to release her— a suicide attempt Marci did not follow through on which Caused no injury, but IDHS caused,

The Appellate Stay of Judge Bakalis' (presiding since the beginning in 2010) decision was wrongfully obtained with talse information then Marci's hands tied from getting to the Illinois Supreme Court by "Contract" With Equip for Equality lawyers and the Illinois Supreme Court refusing to hear argument on the issue of the Stay because "the appellate briefing Schedule had begun."

Marci Should not be forced to continue to wait out the appeal while IDHS orchestrates a worse false persona and increases violations Conthis December 15th at 12:30 Am CRMHC Started 3x/ week Security lead room searches that months ago after a May 15,2000 Falsely documented

4th of 4 room searches in 8 days (the others were not recorded) the nurse manager, Adebisi Olesimbo admitted "we know you have a problem with trauma from Security. " and Medical Director, Dr. Robert Sobut admitting at marcis September Staffing "We know you've been repeatedly traumatized! Knowing with deliberate indifference it is extremely harmful (See the warnings of the years of Thereases in restrictions on record by Dr. 5 Toby Watson, Dathan Patterno and Lesley Kane) to

Marci during COVID-19 re-Strictions which have not been eased Since March in any Significant way. The behavior Calculated by the Medical Director, Dr. Robert Sobut) of Staff towards Marci are reminiscent of her days at Elgin Woken up by upto 10 Security and Staff for bogus room searches nearly everyday and the restrictiveness increased upon her at the time of her 2017 release hearing and Prior to her wanting if to Stop So badly and November 15th

2017 Suicide attempt seeking release.

Marci has no intention of resorting to Suicide as a Means for release ... but is accutely aware of the fact that every human has its breaking point, especially after e. 8 years of Straight abuse and nearly no acts of genuine, helpful Kindness. She needs to be returned immediately to her apartment and out of the reach of IDHS, and Malicious State actors. Please! Macien helder 12/16/2020 underthepains & penalties of perjury this is the truth.



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1160 (Rev 3/20)



Prepared by

OFFICE OF THE CIRCUIT COURT CLERK

CHRIS KACHIROUBAS, CIRCUIT CLERK
18th JUDICIAL CIRCUIT COURT - DU PAGE COUNTY

Oct 28, 2020 OCT 28, 2020 01:59 PM People of the State of Illinois Chus Kachuanbas VS CLERK OF THE Marci M. Webber **18TH JUDICIAL CIRCUIT** Defendant DUPAGE COUNTY, ILLINOIS Case No. 2010 CF 2643 This letter will acknowledge receipt of the following: which has been filed in the record in the above captioned case on October 28, 2020 . Copies of this filing have been forwarded to the following: ☐ The Honorable Daniel P. Guerin, Chief Judge of the 18th Judicial Circuit Court ☐ The Honorable Brian F. Telander, Presiding Judge, Felony Division ☐ The Honorable Joseph T. Bugos , Presiding Judge, Misdemeanor and Traffic Divisions ▼ The Honorable George J. Bakalis , Trial Judge ☐ The Honorable Robert Berlin, State's Attorney of DuPage County ☐ The Honorable Kwame Raoul, Attorney General of the State of Illinois ☐ DuPage County Public Defender ☐ Sent to the Second District Appellate Court ☐ Office of the State Appellate Defender ☐ Office of the Official Court Reporters Placed on Call by Clerk per Rule 30.10 - Court Date November 18, 2020 at 9:00 a.m.; Room #4006 for their further action pursuant to the laws of the State of Illinois or the Supreme Court Rules. You will be advised of the outcome of those proceedings if required by law or rule of court. Sincerely, Chris Kachiroubas Circuit Clerk A.O'Brien (A)

DuPage County Judicial Center

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*FILED**
OCT 28, 2020 01:59 PM

Ches Kachuantas

CLERK OF THE 18TH JUDICIAL CIRCUIT DUPAGE COUNTY, ILLINOIS

IN THE CIRCUIT COURT OF DUPAGE COUNTY

PEOPLE OF THE STATE OF ILLINOIS

Plaintiff

MARCI WEBBER
Defendant

Case No.10CF2643
The Honorable
George Bakalis

MARCI WEBBER'S REBUTTAL TO IDHS' FALSE 90-DAY REPORT OF 8-13-2020: OCTOBER 21, 2020

Preliminary

I. Due to years of IDHS increasing their falsehoods in all of Marci Webber's reports especially Since the Wrongfully obtained Appell-

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ate Stay of which they have the power to request its removal this report has been Prepared under an enormous disadvantage and stress for the record as rebuttal. Due to credibility customarily given to doctors (i.e. when ms. Webber turned herself back into the custody of IDHS She referenced Phone con-Versations on her cell phone With Dr. Anatoliy Pyslar only to receive a response from Dr. Pyslar of "I'll deny it, they'll believe me") this report must cover a

Significant amount of material while attempting to be Concise and brief. Considering Ms. Webber's life is an the line she respectfully requests Patience and Compassionate deference as a Prose litigant in a Uniquely complicated and adversarial situation. Under the pains and penalties -and over her own life and Soul which has Little value Without her beloved daughters - Marci swears this document to be the truth, unlike IDHS'Court reports. Marcin Nebber 10/21/2020

II. After years of IDHS Obstructing Ms. Webbers ability to defend herself and be released using the psychological affects of an envir-Onment that causes learned helplessness and Stockholm Syndrome 25 Dr. Toby Watson pointed out and the lowering of I.Q. pointed out by IDH's psychologist Mazahur Khan Ms. Webber Will only be able to address some "evidence" that IDHS faisely claims rel-Evant to keeping her locked up In an environment more abusive and restrictive than What Dr.'s Lesley Kane, Toby Watson and Dathan Paterno Warned the Court against continuing.

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The Courtaiready alluded to the dishonesty of the court re-Ports When it leniently expressed "concern" about the "accuracy" Of the Court reports when it Opined Ms. Webber Would "never receive good therapy with IDHS in the September 18th 2019 order. The act of release when Webber Presented the Packet the States attorney shoved in a more aggres-Sive manner at ms. Webber in Court than she has ever exhibited Under the outrageous Constraints OF IDHS speaks Volumes. The attached IDHS group sheet (one of many) stating ms. Webber "is Symptomatic but, able to Participate With an attendance "refused" when there have been no groups speaks more.

III. Videos for the record from the following links:

youtube.com/watch?v=quJZmGBw JMM&feature=youtu.be

youtube.com/playlist?list=PLrz95p 37EVh-Y9sTwhHnHYp2rKfd17y9_

youtube.com/watch?v=AF9gceC6J_ 4&feature=youtube

Evince an enormous amount of context
that a dishonest IDHS feels comfortable
Omitting from court reports and testimony.
The fact that all of the videos show Webber
as she has appeared numerous times (always)
before the judge presiding for a decade
Over her case who released her, Prose,
On December 11th 2020 bolsters the
Credibility of Webber and her experts of
Which in 2 hearings included several
IDHS doctors supporting her released espite
their opposing, signed court reports.

The videos show Webber improving 3 months after refusing to continue 600mg of Seroquet for supposed "Prophylatic reasons as an antipsy-Chotic despite a pernicious environment Since the end of 2013. Just like the description of Webber in Dr. Laura Bauhof's recently Submitted affidavit Webbershows "accordinsight and "appropriateness of mood? Webber does not exhibit any "Screaming" of Which Dr. James Corcoran falsely testified about and her court reports have since continved. Webber'is not as the reports Suggest at all. She is able to "modulate her emotions, is not demanding, oppo-Sitional, intrusive, Provacative, antagon-istic, Profane, derogatory, demeaning...[or] grossly inappropriate ...[in]social interactions..." Claimed on page 2 of IDHS' 8-13-2020 report.

After reading it on October 19th 2020 an IDHS employee who interacts With Ms. Webber on most days Opined that it is not even an inkling like Marci.

After reading Marci's February, 2020 report IDHS Psychiatrist Dr. Anna Rohrbacher Opined "this is Way Worsethan you really are."

TDHS psychiatrist Dr. MirObaid responded to TDHS false asserttion that marci has a "persecutory belief system" with an emotional "that's a big lie." A Statement — truth—usually Suppressed by fear of job loss.

This dishonest narrative that Some "Chronic Psychiatric disorder or outstanding character pathology" Which cause Marci to be some outof control "demanding, harassing, Screaming, provoking "mess" IDHS puts forth would be easily Proved false in a full hearing With her past charts from all 4 of her hospitalizations (i.e. Glens Falls hospital in February 2002 recorded Zyprexa causing Marci "agitation". Note: being Placed With IDP (intellectually deficient Patients) who predictably target, harass, abuse and relentlessly attack marci almost daily, (like

Antoinette did from 12/23/19 to 6/24/20 While staff had been in-Structed not to write this very important, emotion-affecting Context in Marci's chart) instead of an IDP who would not viciously go after Marci (like Christina Who lived entirely peacefully with Marci in 2017) Would cause anyone to react as marci has on Select occasions 180% of the time Marci has Stuffed, For weeks, feelings because she has no therapeutic services or really effective access to Coping tools. Dr. Obaid Stated "I'd be Worse Achan Marci in this Situation and even had to intervene Several

Times to mitigate Staff cruelly taking a TV/BVD coping tool (attached) Which Kept Marci completely balanced and calm then "setting [Marci] up "in the exact manner Dr. Obzid told Marci IDHS are "experts" atdoing to cause reactions that can be wrongly Pathologized. Should Dr. Obaid be locked up because headmits he'd be "Worse? In numerous Conversations Dr. Obaid dis-Credits IDHS' Characterizations as " not a Mental illness! (a complaint that Dr. obaid wrote to mavail-is attached) Forexample, IDHS Palsely Claims Marci "blames" when

She hasn't or that her husband had "forced" her into "psychiatric help." She sought out relief for the Stress and Pain of a custody battle as the most important thing to her (Mailory) was In leopardy. She took his dvice, naively, as well as that of a pill-pushing doctor who did not utilize other methods first or recognize the anxiety and insominia which emerged from Starting Paxil were not from "mental illness" 25 Shedid not have one before, but

in fact from Paxil. Marci never characterized this as "Victimization" and twenty Years of insurance codes and records before the 2010 tragedy Will show that all of Marci's hospitalizations involved meds unlike IDHS, at this late date after a wrongfully obtained Stay Order, talsely claims. Access to these records to submit to the court and a hearing Would prove IDHS to be Mendaciously Vicious. Marci has never Seniously

harmed anyone including herself outside taking meds and 2010's event, TBHS Claims are proved false also by the fact that they have never petitioned a court for forced meds even after the 201784i Cide attempt Marci came to them about While taking benadry (Something Corcoran blamed on 9/6/16 in Conjunction With Zoloft Which he gave her and discontinued due to Marci getting akathisia in Jail during Dr. Wasylius testing) and cyclobenzoprine

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or Dr. Malis (discredited by this Court) threatened in 2015. The bout of akathisia in jail at the end of January 2011 was not recorded in Marci's Chart but 4 employee-Witnesses have been located. - Do the math ... with the "Med issue" as reporter Christy Gutowski put it. The wrongful obtainment of a Stay order has been Not to "Preserve" any "Status Quo" to Preserve the fruits of an appeal but to "await the outcome of appeal" (pgz) and

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Created situation to cause Marci to react from harm and Worsen Marci's records just Like the past pattern to keep exculpatory material out of Court records in accordance With a psychiatry/medication (see the side effect lists and Equipfor Equality's appellate brief) Protection agenda. This is a fraudulent display of Malicious Prosecution on an honest, good acquittee."

IV. Because Marci Sticks to the truth against an IDHs that Puts the Public at risk by not educating Patients about akathisia Marci has been placed in excruciatingly abnormal conditions "aborrant" from community living. It is not rockers conce

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that IDHS is not telling the truth about any "expectation" for Marci to become dangerous again. That type of 2010 "Perfect storm" does not have a Chance of repeating. For 43 years prior and a decade afterwards marci has caused no Serious harm to anyone.

Dr. Orest Wasyliu who testified as the State's Witness at the initial trial opined that but for that 2010 perfect Storm" there was no chance for Marci to harm anyone (see Equip for Equality's Appellate brief). IDHS appears to be trying to build a Case against Marci" (see Nichols, T.'s testimony), Cover for the meds and insulated hemselves from liability. Marci should be believed over IDHS.

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I. First, daily voicemail documentation in Marci's emails are maccessible due to IDHS policy." They would evince the Opposite of IDHS claims showing that Marci is constantly harassed, threatened (even by staff who gloat "the pen is mightier than your mouth "because stafflie) and verbally or psychologically abused by IDP's (Intellectually deficient patients) and at times staff while no one intervenes" as IDHS claims. If the court desires these or any of the audio recordings not turned over in the past it can ask for it. The Videos of Marci speak loud and clear that she is more same and nondangerous than Most released from IDHS (recently a newly discharged male Killed himselfwith Meds. Dr. Pyslar's reaction was a non-caring shrug). · The fact that 1) Marci's "services have been "calculated" to share harmfully restrictive living quarters with IBP's

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that predictably target Marci emotionally and Physically Without relief or allowance of effective coping bools or Trauma counseling while all groups have been suspended Since March despite the Stay athome order being lifted and less than 10 Pattents on the unit. 2) The purposes of the Stay Order forcing her back have never been met. 3) The false statements, even reachinaback 20 years after the Judge Stated it as no longer relevant, that mislead as to Marci's real psychological health Shown on almost a dozen Videos from 2013 three months 2 fter refusing scroquel to 8/4/2020

have been proven false. 4) Dr. Corcoran testified he had "Successfully "treated Marci in jail (sure, by him discontinuing Zoloft Marci never succumbs to any "innate impulsivity "to even defend herselfagainst such as a patient pounding on her head 7 times White Staff-told her "impulse"-Satisfying Friend Lovetta laughin to "Sit back down" When she got up to protect Marci - Staff tarely inter vene (see Mike SMK's affidavit Sent to Judge Bakalis for the record). Marci handles this non-"customary "environment

Detter than Dr. Obaid said he would because she alternates avoidance they charactorize as Pathological "isolation" by going to her room stuffing feelings like She's Pavlov's dog from what the Supreme Court calls aversive conditioning "to verbally defending herself or venting inot because she feels "disrespected" but because being bullied and Staff allowing it hurts and can lead to "Depression, anxiety and Suicide (See the books Social by Matthew Lieberman and Trauma and Recovery by Judith Lewis Herman) and is not wise to endure as long as IDHS is forcing (7 years) heiudge heard testimony to

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evince that IDHS does not "rule out" any "mental illness" but in fact "builds cases against" (see Nichols, Terry's testimony) to mis-characterize med tragedies like marcis as "psychiatric" and "Chronic" Versus situational or any thing but something they can deplete our tax base with using "Services" that are not reasonably Calculated to significantly improve "people, especially Marci, as the Mental Health Code dictates. IDHS says one thing then does the opposite. Knowing this Judge Bakalis Wisely, but unfortunately tardily released Marci to the Safety OF HEROWN APARTMENT-Where she was successfully (See Dr. Laurz Bauhofs affidavit, 925%)

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healing and complying with all the Court's Conditions. This was an apartment arranged by the still supportive (indefinately putside system of which the State mischaracterized as "Unknown" after IDHS refused to exercise the 10/13/19 order to View the apartment, meet with Mr. Johnson who is still waiting for I meeting (see bottomof marcis letter to Dr. Gammings with the Writ request recently filed) after a signed lease was tendered in court after Providing the information to marci's Caseworker. Telling the appellate Court that housing is unknown as the State did to wrongfully Obtain a Stay Order is unethical,

7) Marcidid none of the things she is accused of or speculated as atrisk of for the couple of weeks she was free. She ate peacefully atthe Drake with Terry Johnson, Esq. Withwhom IDHS refuses to meet and Bob Hanrahan, P.I. tookher shopping at various Shops in Oak Brook Without any of the behaviors IDHS Claims Presenting. Marci ate at Coopers Hawksurrounded by Wine Without anu Cravings on two occasions. No "aberrant" behaviors, no "Screaming" or anything negative (just like in the Videos) resulted, Proves IDHS cannot be trusted

and their court report should be ignored while Marci is returned to what Judge Bakalis ordered marci, prose, to do upon release on December 11, 2019,

I. This report reveals, especially When compared to Video, audio, testimony, past reports and Common sense, the EDHS influences noted in the Courts de-Cision are even harder at work to cover bases worth though to some people to break the law - Perjury is against the law.

2. IDHS "Services" becoming Worse after Marci attempted

to relieve the pain the only Way she could, by Suicide, Show Worse than deliberate indifference" of an acquittee, ahuman being. It shows how much they Want to "Shut her mouth "about the meds like Dr. Carole Rosanova told her in 2016 When she said they'd "Sleep deprive her into Psychosis"—tried in 2017 after her Suicide attempt, Latonya Simmons, STA, told Marci "You're lucky you comprehend What's going on "so she could get one hour consecutive sleep Latonya spared Marci, closing herdoor
while on 1:1 while IDHS refused to
tell patients what akathisia is. 3. IDHS shows, again, the lengths of exaggeration and falsification it Will do to in order to the chain Marcito 2" broken System harms her and refuses to her as an acquittee and by the merits of her case by mis-Characterizing her Past alcohol use and need for further "treat-Ment: Therrefuse to offer the Evaluation by Healthcare alternative services (Whamkhey employ) recommending only continued Counseling after a thorougheval lation and random drug/alcohol test-that was regative. They do not state that the Dui's /2) were While on paxil which is known to Cause attathisiz/alcohol cravings TWENTY YEARS ago or refer

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to the information supporting the self-medicating of akathisia by renowned Psychiathst David Healy or the fact that make does not exhibit drug/alcohol seeking behavior (ever - Since before 2010) or of Making hooch. Page 3 Clearly evinces What Jeff York, Esq. told the court in 2017-18; IDHS has no intention Of releasing Marci as they keep adding hurdles. Their patronizing, narcissistic, manipulative mis = Characterizations suggesting Marci's insight and judgment is deficient when Dr. Bauthof found Inis untrue upon Marci's release are obscene. Marci knows exactly Why she chooses lamong a lack of provioled choices - See Videos) to behave as

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She does and the fact that IDHS doctors never 3516 her why or What she thinks or feels shows their claim as "evidence-based" is fake along with their Character-ization of Marci. It's the "treatment "teams judgment to continue the criminal act of perjury that is "Door." They don't even describe exactly what constitutes "treatment" or how it is supposed to help Marci. Isolating or letting patients beat the crapout of her or bully her (staffdothis topand threaten false Chart notes to keep her confined in this) which leads normal people—like Marci— Into depression and anxiety and even Suicide themblaming the Victim Patient resembles "treatment of unaway slaves With "drapetomania"

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-29 -

all of this would make anyone "angry and embittered"—one of the rairely accurate statements Which does not make Marci dangerous. However, IDHS who did not fire the staff, Jim Alm, Who brought a knife on the unit which was hanging out of the side, netted Pouch of his backpack across the top of a counter of which marci Could not Possibly (oven according to Dr. Obaid) reach over to access is what is dangerous. Instead they covered for Jim in this report similar to What they did maprevious addendum calling 2 delusional, lying IDP 2" second hand "Witness instead of retracting the 5/12/2020 cup of water lie as never occurring. It misleads.

-30-

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Here, IDHS constructs this report to cover the fact that the "Satan ... Crazy train"note was written by Jim Alm and that he was noteven present—mike Harbin was and conceded the IDP was causing the Problem and Marci was making light of it. This Was after Dr. Joanne Langley told Marci she had to report the Knife incident to OIG - Tim and others retaliated. Doing the right thing for Marci Thuays Costs herdearly.

The other notes are selected and written by vindictive employees like Pat Pearce and Wosena Oliver-Smoth of Whom the court already has affidavits and amendments to support that they are as dishonest as the culprits at Flain. A hearing is more apprapriate a forum to show this Since the reports conceal their Identities 25 they refine their Cover-up. So Marci asks that the Court give Marci the credibility She is due and IDHS their just desert. The signon My door (freedom of expression) Vas "Quis Custodiet Ipsas Custodes ..." but they left out "LEAD BY EXAMPLE! - Most of the report is not addressed workbut marci maintains as misleading,

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From the 1st (this has a little repetition but is needed)

When taken in context of the 2017 suicide attempt at Chicago Read while on benadry (known to cause akathisia) as evidenced by Dr. Corcorans 9/6/2016 admission that meds ("Zoloft and benadry 1"according to him backthen caused Merci's Crime. It's a bia deal for the harmaceutical industry to have to use black box warnings on Meds for suicide. but homicide Warnings Like Canada has is a Whole bigger deal. So, Maybe an inquiry should be made as to Why Marcis Courtreport at this laterate has added this false information on page3, along With aggression and SubStance abuse" when Marcis only remotely aggressive act before the Crime was in Self-preservation by grabbing the headrest and Unfortunately the hair of herdaughter's Step mom when the mom had a history of refusing to buckle the child into a car seatland Marci was doing it Chalf way out of the vehicle/half waying When she was called names by the Step momand as the Car was put into reverse the Scare-exacerbated by effects akathisia) of Paxil Marki was - Caused Marci to grab for anything. The step mom took advantage of the situation and had Marci Charged with battery

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in 1998. Marci did not retaliate With a charge of endangerment With the Vehicle and completed 2"Sentence" of supervision for a year Without incident yet he charge whichwas supposed to be expunded was not. It akes 1' lottfor Marci to become aggressive like fearing forher life while on Paxil and grabbing Some hair. Adecade later Morci has never been physically aggressive Even When Lattoya Nickerson an extremely violent patient threatendd to snap [her] neck and Kill Marcil and tried or when she tried to Stab Marci in the face with 2 pencil then beat on her while

StaffStood Watch outside the door and CMike sink's affidavit sent to Judge G. Bakalis Should be entered here) no one was around to help despite 4 days of LaToya threatening to Kill Marci - LaToya Was not put on a one to one by the same Dr. Richard Malis Judge Bakalis dis-Credited, the same doctor who lied That Marci was not cavity searched. Despite enormously outrageous Stressful circumstances daily for 7 straight years Marci has not Succomb to any "innate impulsivity "to even defend herself proving She maintains control from behavior Most people would engage in under hersituation now that she is not Medicatied (See The books SOCIAT by Matthew Lieberman, Trauma and

recovery by Judith Lewis Herman and Terror, Love and Brainwashing by Alexandra Stein for an idea of What Marci is forced to endure therask what would you do to Stop the pain? What Marci's doctors" Know Most would do, but She hasn't) Ask what IDHS 'qoal is here? Reactions to this horrible life are intentionally being misrepresented as "episodic mood swings "just like Dr. Martinez Claimed under-Corcoran when he said hefixed [marci's] court report in spring, 2017 _ Look it up. Listentoo. This Court report like the others Should be ignored and marci discharged to Safety away from IDHS. Marci has never been diagnosed With any "Chronic psychiatric disorder or outstanding character pathology "

Outside Corcoran's influence. Marcis insurance coding prior to 2010 "Clearly "refutes this false claim. IE Marcis Problem-the last min-Little of her precious child's life (See Equip for Equality's appellate brief) or behadry I and flexeril werent the problem causing her suicide attempt after years of abuse (not as bad as now - why?) in 2017 then why hasn't IDH'S forcibly medicated her oreven taken her to court as. Dr. Malis threatened Th 2015? Because Marci 152 normal woman off mind/brain altering medications experiencing some IDHS inflicted Pr Symptoms! Gee Dr. Laura Bauhof's Affidavit and Dr. Watern and Paternos testimony. Paterno tested Marci in Fanuary, 2020 only to reply "good news

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you're still not mentally ill.") Interestingly Dr. Denise Blumenthal, Past Social Worker director, asked Marci at that same time "is there any diagnosis you'd agree to before the crime?" When Marci told this to Dr. Pyslar this summer Dr. Pyslar asked "Whatdid yousay?" Marcisreplywas" Sure, PTSD" Pyslar then Said "Sure, that's to your advantage, Marci said howso?" Pyslarsaid"it helps you if you Sue. So, who's not taking any responsibility while Marci's children' suffer ploverty and deserve Some real compensation instead Of talse press harming them too? What's wrong with 2 little truth and responsibility out of the government? ore could endure marcis "tr

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Wherefore, Marci Webber respectfully requests the Court issue an advisory Order discreditting IDHS like they deserve for the in-coming judge because quite frankly III this "Underdog fighting the beast" to Save her life is killing her or to allow the truth to be Presented in a hearing, as soon as possible, With a Writ instructing Chicago—Read transport Marci Webberto Court.

Sincerely

Marcim Nebber

CRMHC

4200 N. Oak Park Av

Chicago, Il 60634

Marci Webber 101@gmall.com

(no access from crem Hc)

(773) 794-4036/3950

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Certificate of Service

I, Marci M. Webber, Prose, attest that this report is true and accurate under the pains and Penalties of perjury. It has been given to Vera Hosley, sw, to mail to the Du Page County Clerk of Court, Judge Bakalis and Joe Lindt, ASA on October 21, 2020 With 3 attachments Of a Group participation Sheet for a non-existent group and ignored Complaint by Dr. Obaid to Procure coping tools, Judges letter, Marci M Nether 19/21/2020 Marci Webber 4200 N. OakParkAv Chicago, IL60634 (373) 794-4036/3950

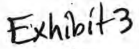
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Case: 1:20-cv-07807 Document #: 1 Filed: 12/30/20 Page 63 of 101 PageID #:63 Unit B-SOUTH Patient Name WEBBER, MARCI **Group Leader Name Group Date** Attendance Code (Please, print full name) Start Time Joseph, Sanitha 9/16/2020 1100 Attendance Code: A=Attended; L=Left Group; E=Excused; R=Refused; C=Cancelled; S=Synstitution; H=Holiday; O=Other Data: Staff used interpreter for group ☐ Yes ☐ No V N/A ☑ Lecture ☐ Group Discussion ☐ Handout ☐ Video Attentive to topic: ☐ Gave/accepted feedback ☐ Followed direction: Passive and did not respond ☐ Disruption Other: refused Assessment: D Patient demonstrates understanding Patient is symptomatic but, able to participate Patient is symptomatic and unable to participate in group at this time Other: Group purpose is to increase patients' understanding of: How to recognize and take action to manage and relieve psychiatric symptoms, and when to notify health eare professional. The group expected outcome and treatment plan goals: ☐ Effective, patient applies content to treatment Not effective at this time but, will continue group goals as follows: Encourage attendance, encourage participation, and continue patient education per Staff will continue to: treatment plan. **Additional Comments:** pt refused to join the group, pacing and stiting in the room. Group talked about the importance of understanding the side effects of medicatons. Signature and Title: Date: 9/16/2020 Joseph, Sanitha Nursing Group Progress Note

Chicago-Read Mental Health Center Exhibit2 (ignored complaint - COMPLAINT FORM by Dr. Obaid Time: MARCY WEBBER 815D-Complaint/Right Violated: Where did it happen (location)? B So, Phone: _773-794-3950 When did it Happen? 9.23.2020. 18; ov Describe the Incident/Circumstance owner problems that is aggravetim DVD blue acres morry al threw her on es to incident (please print): meeting 1800 to 2015 for moriei my + 2 Statement of resolution requested: (What does the complainant what done?) Resolution of Complaint: (how was complaint resolved?) Date A meeting was held with Mg MW, the Complement, Wint RN (Ms. Pp And the writer poul of. Ms. MW advised to discuss her with und population por to fear, and sera written pray me WEBBER, MARCH Complainant's Name (print) Complainant's signature Marci to prign Attach all existing documentation to this form and forward to Human Rights and Ethics Committee in Administration -

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CIRCUIT COURT OF THE 18TH JUDICIAL CIRCUIT DuPage County, Illinois

505 N. County Farm Road Wheaton, IL 60187

George J. Bakalis Circuit Judge



September 28, 2020

Ms. Marci Webber c/o Chicago-Read Mental Health Center 4200 N. Oak Park Ave. Chicago, IL 60634

RE: People of the State of Illinois Marci Webber 2010CF2643

Dear Ms. Webber,

I am in receipt of your recent letter asking to be writ in to address the accuracy of the reports filed by Chicago-Read regarding your continued confinement. This is not an issue that can be presently adjudicated. Your case awaits a decision from the appellate court. If that court affirms my ruling, you will be conditionally released. If my ruling is reversed, you will have to again petition the court for discharge or conditional release.

Until a ruling is obtained, I can only suggest that when you disagree with the reports from DHS, you send a letter to the court to be placed in your file indicating point-by-point your areas of disagreement. Those responses should be concise, not overly long.

Sincerely

Judge George J. Bakalis

Circuit Judge

GJB/cm

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Dapage County Familia, SOS N. County Familia, No. 150187

© 05/04/2020 4:2° Case: 1:20-cv 07/807 Document #: 1 Filed? 129/80/20 Page 67 of 101 PageID #:67 pg 88 of 89

STATE OF ILLINOIS

UNITED STATES OF AMERICA

COUNTY OF DU PAGE

-1645

IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT

PEOPLE OF THE STATE OF ILLINOIS

2010CF002643

TILLI

VS

CASE NUMBER

19 Dec 11 AM 10: 57

CLERK OF THE

18TH JUDICIAL CIRCUIT DUPAGE COUNTY, ILLINOIS

File Stamp Here

MARCI M WEBBER

ORDER

This cause coming before the Court; the Court being fully advised in the premises, and having jurisdiction of the subject matter:

IT IS ORDERED, based on the COURT'S motion:

PETITIONER PRESENT IN OPEN COURT IN CUSTODY OF DHS.

COURT ACKNOWLEDGES RECEIPT OF UPDATED REPORT DATED 12/9/2019 FROM DHS AS WELL AS MEMORANDUM FROM THE DETITIONER.

BASED ON THE MATERIALS AND RVIDENCE RECRIVED, THE COURT ORDERS THE PETITIONER SHALL BE CONDITIONALLY RELEASED. PETITIONER ADMONISHED SHE SHALL ADHERE TO COUNSELING REQUIRED; SHE SHALL SUBMIT TO ALCOHOL/DRUG TESTING AS DIRECTED INCLUDING THROUGH THE PROBATION DEPARTMENT; AND THE PROPOSED TERMS OF THE CONDITIONAL DISCHARGE ARE STATED IN THE MEMORANDUM OF SEPTEMBER 18, 2019.

THE PROPLE FILE INSTANTER NOTICE OF APPEAL.

THE PROPLE'S ORAL MOTION FOR STAY OF RELEASE AND ORDER ENTERED TODAY IS DENIED.

THE PETITIONER IS ADMONISHED TO REGISTER AS A VIOLENT OFFENDER AGAINST YOUTH.

CASE IS CONTINUED TO 01/29/2020 AT 09:00 AM IN COURTROOM 4006 FOR STATUS

Submitted by: JENNIFER LINDT

DuPage Attorney Number 50083

Attorney for PEOPLE OF THE STATE OF ILLINOIS

503 N COUNTY FARM RD

WHEATON, IL, 60187

JUDGE GEORGE J BAKALIS

Validation ID : DP-12112019-1057-54485

Date : _

12/11/2019

Email: sao4006@dupageco.org

CHRIS KACHIROUBAS, CLERK OF THE 18TH JUDICIAL CIRCUIT COURT © WHEATON, ILLINOIS 60187-0707

Page: 1 of 1

AFFIDAVIT OF LAURA A. BAUHOF, Ph.D.

Upon first being duly sworn on oath, I, Laura A. Bauhof, depose, and state as follows:

- 1. Ms. Marci Webber began treatment with me in accordance with her conditional discharge on December 12, 2019. Prior to beginning psychotherapy I had spoken with Ms. Webber by phone approximately 5 times while she was at Chicago-Read Mental Health Center and on the morning of December 12 prior to her appointment.
- In addition to her appointment on December 12, Ms. Webber also presented for a scheduled psychotherapy appointment on December 17, 2019. At both of her therapy sessions I evaluated Ms. Webber to be appropriately oriented to person, place and time. She did not demonstrate any signs of psychosis. Her appearance was normal and her dress was appropriate. Her mood was anxious and she demonstrated a full range of affect that was congruent to the topic, i.e., when talking about her daughter she was tearful and sad and when talking about her experiences since being released she was smiling and positive. Her memory was intact. Her thought process and perception were both normal. Her interview behavior was appropriate and her speech was normal. Ms. Webber's attention was distractible, which she noted. Her thought content was preoccupied with her recent release from Chicago-Read. Her insight was fair to good. At times the emotional nature of her experiences led to limited insight and a preoccupied focus on traumatic events while she was under the care of IDHS; however, she has consistently recognized that she is likely to experience ongoing difficulties now that she has been released due to the serious nature of the crime. She stated an awareness of being wary of interacting with people in the public settings due to a persistent fear during her confinement of people attacking her. She expressed surprise at experiencing common courtesies such as people saying,
- 3. "Excuse me," when brushing her in passing. Although she had demonstrated strong emotions, she has kept her voice and speed within a reasonable range; she has not yelled or screamed. She has demonstrated good judgement, indicated her intention to follow the conditions of her release, and has developed coherent and well-thought out plans to meet those conditions.
- 4. Ms. Webber has not demonstrated any signs of being a danger to herself or to others. While she has expressed anger and resentment about the conditions and length of her confinement, she has not made any statement threatening any individual involved in her case. To my knowledge she has interacted safely and appropriately in all public settings.
- 5. Ms. Webber does not demonstrate any symptoms of a severe mental illness including psychosis, severe depression, or bipolar disorder. An alcohol abuse assessment performed by Health Care Alternative Services concluded that she does not require ongoing treatment at this time. Ms. Webber does demonstrate distractibility, hypervigilance, sleep disturbances and avoidance of stressors that are consistent with symptoms of post-traumatic stress. I believe that these symptoms cannot be effectively treated for her in the inpatient settings at either Chicago-Read or Elgin Mental Health Centers.
- 6. If there are any questions regarding this assistance, please feel free to call or contact me as follows:

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Laura A. Bauhof, Ph.D. Licensed Clinical Psychologist 1725 S. Naperville Road Suite 207 Wheaton, IL 60189 630-462-7005 630-462-7006 fax laura.bauhof@gmail.com

Attestation: Under penalties as provided by law pursuant to § 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Laura Bauliof, Ph.D.

Case: 1:20-cv-07807 Document #: 1 Filed: 12/30/20 Page 70 of 101 PageID #:70

AFFIDAVIT OF LAURA A. BAUHOF, Ph.D.

Upon first being duly sworn on oath, I, Laura A. Bauhof, depose, and state as follows:

- 1. Ms. Marci Webber was in psychotherapy treatment with me in accordance with her conditional discharge from December 12 to December 17, 2019. Her outpatient treatment was disrupted when she returned to Chicago-Reed Mental Health Center to comply with a court order on December 23, 2019. I have been in periodic contact with Ms. Webber by phone and she has indicated that she is interested in continuing treatment with me when she is discharged.
- 2. I have been conducting telehealth psychotherapy since March 20, 2020 as a result of the Covid-19 pandemic. If Ms. Webber is discharged while social distancing is still recommended, I am available to continue telehealth psychotherapy with her via video sessions.
- 3. If there are any questions regarding this assistance, please feel free to call or contact me as follows:

Laura A. Bauhof, Ph.D. Licensed Clinical Psychologist 1725 S. Naperville Road Suite 207 Wheaton, IL 60189 630-462-7005 630-462-7006 fax laura.bauhof@gmail.com

Attestation: Under penalties as provided by law pursuant to § 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Laura A. Bauhof, Ph.D.

Date: 4-4-20

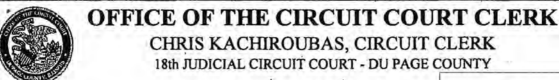
Case: 1:20-cv-07807 Document #: 1 Filed: 12/30/20 Page 71 of 101 PageID #:71



RECEIPT OF FILINGS - CR/TR

Oct 5, 2020

1160 (Rev 3/20)



FILED OCT 05, 2020 02:41 PM

Chus Kachuandas People of the State of Illinois

VS	CLEDY OF THE
Marci M. Webber	CLERK OF THE 18TH JUDICIAL CIRCUIT
Defendant	DUPAGE COUNTY, ILLINOIS
Case No. 2010 CF 2643	
This letter will acknowledge receipt of the following: Motion	
which has been filed in the record in the above captioned case have been forwarded to the following: The Honorable Daniel P. Guerin, Chief Judge of the 18th The Honorable Brian F. Telander, Presiding Judge, Felo	h Judicial Circuit Court
☐ The Honorable Joseph T. Bugos , Presiding Judge, Misde	
HTT : [188] - 1	ial Judge
☐ The Honorable Robert Berlin, State's Attorney of DuPag	
The Honorable Kwame Raoul, Attorney General of the S	
DuPage County Public Defender	National Minions
Sent to the Second District Appellate Court	
Office of the State Appellate Defender	
Office of the Official Court Reporters	
✓ Placed on Call by Clerk per Rule 30.10 - Court Date Oct	ober 27, 2020 at 9:00 a.m.: Room #4006
Theod on can by close per real 50.10 - court Bate 50.	
n ·	
for their further action pursuant to the laws of the State of Illiandvised of the outcome of those proceedings if required by I	
Sincerely,	
Chris Kachiroubas	
Circuit Clerk	
A.O'Brien	
Prepared by	

ILLINOIS

FILED IN THE CIRCUIT OCT 05, 2020 02:41 PM COURT OF DUPAGE COUNTY PEOPLE OF THE STATE OF CLERK OF THE 18TH JUDICIAL CIRCUIT **DUPAGE COUNTY, ILLINOIS Plaintiff** Case No. 10CF 2643 The Honorable GEORGE BAKAUS MARCI WEBBER

PETITIONER'S MOTION TO SET THREE HEARING DATES IN OCTOBER OR EARLY NOVEMBER, 2020 TO HEAR EVIDENCE THAT IDHS CONTINUES TO FALSIFY COURT REPORTS, REVIEW TREATMENT PLAN AND IN THE EVENT OF AN APPELLATE DECISION TO HEAR ANY ISSUES ON REMAND

Defendant.

Preliminary

1. Marci Webber proceeds ProSe as a litigant forced to reside at Chicago Read Mental

Health Center on an acute civil unit Without therapeutic services in a largely procrustean, but unequal environment as if it is a holding pen to Wait out an appellate process resulting from an improperly served "Emergency" motion to Stay Judge George Bakalis' December 11th 2019 decision using fake information and received via regular mail the same day it was granted, the day a response was due. It's supposed to "Preserve the Status Quo" to ensure December 11.

Preserve the Status Quo" to ensure preservation of the "fruits of the merits of the States Appeal, a "Status quo" that actually Was in the community and has not even come Close to mirroring the "Status quo" on December 11th 2019 prior to release and fails miserably, except to harm Webber, Perhaps intentionally.

3. Webber has no access to legal resources, the internet, a computer or equitable use of her Chart. She has no way to show the court that in July or August of 2019 Bradley West, her attorney of record then, successfully argued that the court does in fact have

Jurisdiction outside the time frame on appeal and can and in the interest of equal Justice should hear evidence of fabilitied reports, Chart notes and an environment Calculated or knowingly allowed to harm, not help Webber in a spirit of retaliation.

3. The court leniently expressed concerns regarding the "inaccuracy" of IDHS court reports and disregard for the courts instructions in opposition of their cruel treatment of Webber and to transition Webber out of custody trying to fulfill both the dictates of Foucha v. Louisiana and IDHS "program" Which treats NGRI'S Very differently than civil committees whose "Mental illnesses" Whether Situational, temporary or supposedly biological are fundamentally the same and should be detained "no longer" than they are "mentally ill "and dangerous from that mental illness "Causing their conduct that constituted the crime they Were charged with. The law is clear that Mental hospitals are not holding pens and are only to

"reasonably expected" to commit serious bodily harm "due to that mental illness" not to punish or try to cause conduct any normal person might commit when trapped and abused or to falsely imprison for any other reason even political reasons, for a decade, a year, a month, a week or even a day as freedom is this country's core Value as exemplified in Forchar. Louisiana.

4. The false persona on paper of Webber has now hormed her grandchildren and Continues to harm her daughters and Webber now to an Outrageous degree. Regarding only Webber, the increasingly false statements and "dirty Pool" as one employee of IDHs called it has also caused the excessive restrictiveness that Dr. Lesley kane, Dr. Toby Watson and Dr. Dathan Paterno Warned the court of Webber receives no therapeutic treatment as requests to do therapy with Dr. Craig Jock or for testing and therapy with Dr. Craig Jock or for testing and therapy with Dr. Chuck Stiava or tele—

All Tax Barrell

Counseling with Dr. Laura Bauhof who Was successfully treating Webber the Latter half of December While the State argues Webbers cruel detainment Should be continued "Simply because She is unsuccessful" with IDHS' "treatment on an appeal even IDHs legal told Randy Kretchmar, esq was a loser.

5. Despite years of increasingly harmful "treatment" Webber has remained nondangerous and same even amongst over 300 - Most not reported to the court or in her "medical" chart—room searches (only one of 4 in 8 days was charted in Mid-May, 2020), an emotionally Vicious Cavity search Which was documented only in a reistriction of rights as the result of a false accusation that her attorney was trying to Sneakin contraband" over 40 (nearly 21) Without a hint of true provocation") Physical attacks on Webber (5 by Staff), no access to regular exercise in their gym for 5,

ATTENDAMENT

being housed with abusive, relentlessly antagonizing IDP's (intellectually deficient Patients) Who are allowed to abuse Webber until she is forced to defend herself verbally so she won't become situationally depressed by having to isolate from a unit she does not leave-overfor IGP (Independent Grounds Passes) into her room while these incidents are not recorded in her chart unless She reacts verbally and it is exaggerated, twisted and taken out of Context—the Context including normal behavior as 2 result of abuse. Br. Mir obaid called IDHS employees Hexpert manipulators of situations and behavior"in which they Wrongly Pathologize. This falls in line with the testimony Terry Nichols, RN Was allowed ubuild a case against for purposes such

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as forced medication. This actually amounts to medical malpractice and is fraudulent. Psychiatrists Dr. Mir Obaid and Anna Rohrbacher Who have known Webber and interacted or observed her since 2016, More than any IDHS doctor, stated Webber is not currently mentally ill, does not need meds but needs à discharge (like Civil committees get) and that her behaviors are normal for the harsh environment. Even her own Current Psychiatrist stated she would have been released if she were a civil Patient __ "Mental [Ilnesses" are fundamentally the Same! Dr. Anatoliy Pyslar, Just like the testimony in 2017, points to administration for this fake imprisonment

Expenses with the

On November 19th 2019 Dr. Pyslar told Webber he was "fine if the judge released her," that "Most likely [she] would be fine" and that Webberdid not meet the criteria for bipolar NOS which he offered as if it is some sort of consolation that bipolaris "less severe than Dr. Richard Malis'diagnosis of "schizo-affective" because IDHS" can't go back on their lies" - lies that many Staff and doctors confirm are pervasive Within IDHS, lies used to tie Webberto a"broken, harmful system," despite her acquittal and overwhelming proof that She is not currently "mentally ill and dangerous." Dr. Orest Eugene Wasyliu was clear prior to the initial trial that the perfect storm "of situation, multiple Medications, an abrupt withdrawal due to memory Problems before Webber resumed Medications indicated there was "no Chance whatsoever "For Webberto harm

anyone. Considering Webbers daughter had been sexually assaulted Prior to Webbers Medication problems, the fact that she had never caused anyone any Serious injury before or Since her very unwanted tragic but Well-intentioned Psychotic conduct proves the system With IDHs has failed her grossly.

6. Dr. Mir Obaid and Dr. Anna Rohrbacher are more experienced IDHS Psychiatrists than Dr. Anatoliy Pyslar Who has been assigned to "treat" Webber. These two Psychiatrists have known, interacted and observed Webber since 2016 - Dr. Pyslar has known Webber Since October 2019. All three have indicated consistently with the testimony of IDHs doctors in 2017 that "Administration... Dr. James Corcoran ... refuses Webber's release not because of the legally required

- 65 Batanto pt-1-- +

reasons. Dr. Obaid and Dr. Rohrbacher have told Webber Sheldoes not need Meds...[she] needs a discharge, that She is not currently "Mentally ill" and has "every reason to be angry and sad."They, along with Dr. Pydar express recognition. That the "milieu" is causing herdistress that is normal. After Webber's 2019 release Dr. Pyslar Stated into Webber's Cell Phone that She seemed like a new person, carm" and when she stated it was due to the Change Menvironment he agreed, however afterher December Staffing accused her of "throwing [him] under the bus" for defending herself by Mentioning the 2 Calls With Dr. Pyslar and calls With Other employees, Webbershould not have to continue to express IDHS-inflicted

learned-helplessness and Stockholm Syndrome When it helps allow IDHS to falsely imprison and harm Webber Just so employees don't have problems With administration and can keep their jobs. On December 26th 2019 Director of Psychology Debra Marsico reneged her promise that [Webber could] Keep her apartment if [Webber] did the front Door Diversion Project "Aproject She interviewed with about 8 months 290 - Ofter Medical Director Robert Sobut joined the "treatment" team. Many Deople have told Webber that Dr. Corcoran ... administration are "influencing" Staff to detain her. Dr. Mir Obaid Said they are "expert manipulators" and retired LI OF C Mental health Law Professor Mark Heyrman blamed Dr. Corcoran Who "thinks this is atternative sentencing, ... is a

Political animal Keeping [Webber] locked up so [she] can't sue ..." Every Staff, dozens, Webber has asked whether they think she is "Mentally III and dangerous" denies any fear of her. Even Dr. obaid told her in 2017 that he would have no Problem with her playing With his grandchildren at a park, alone, and recognizes her as a non-dangerous asset to society just like she was Many years before the tragedy When she tutored children after her lawschool classes, coached and cared for young children at the YMCA and taught Children art m Upstate New York's impoverished local libraries. One anomaly of an event does not define anyone nor Webber but a witch-hurt of harm and retaliation can destroy even Webber who has shown a decade of

resilence via no relapse, Webber's supposed behavior problems "are normal for someone being abused. She has the same complete Support system as she had upon discharge with Conditions. Dr. Gail Tasch, M.D. Psychiatrist evaluated Webber on August 13th 2020 and indicated Webber is not currently mentally ill "or dangerous." After testing Webber in January of 2020 Dr. Dathan Paterno indicated the same. The problem is IDHs' treatments" and housing of Welber as Well as politics evinced by Mark Heyrman, Esq.'s statement that "IDHS has no incentive to release [Webber] because [she] will only prove them wrong." The recent video Affidavit to be made part of the record from August 15th 2020 at youtube.com/watch?v=quJZmGBwJ MM&feature = youtube] as well as the playlist of videos to be made part of the record at youtube.com/playlist?list=PLrz95p37EVh -Y9sTwh HnHYp2r KFd17,9_ Evince a heartbroken, resilient, non-dangerous sane Webber the system is grossly failing. youtube.com/watch? v= AF9gde CGJ_4& feature = youtube Wherefore, Webber respectfully and

desparately requests this Court allow Webber, Prose, to conduct a hearing using Witnesses she needs to prove IDHS and the State continues to ignore heracquittal and the dictates OF the law and human decency by arranging cruel conditions and continuing to falsify reports indicating that they have no intention or good will towards Webber's restoration or release. Webber needs to be discharged as soon as Possible to her support system which includes Terry Johnson, Esq. and Dr. Gail Tasch. Ideally she should be discharged so she can take the job and use the support system in Arizona provided by Stelia Corniciuc 25 testified to in 2017. Webber requests another for discovery of all documentation organized like the State gets including all emails referring to Webber Within IDHS to be executed immediately due the high burden of proof with subordinates and

and layers of management "influencing" - noted in the September 18th 2019 decision - 1 Perjurous, pernicious Persona of Webber. Webber 2150 requests a Writ for Chicago Read to ensure her appearance for 3 days of testimony, Preferrably Consecutive and a copy maildof all correspondence to be in the care of Terry Johnson at 505 E. Illinois Street, North Pier, Lower Level #1, Chicago Illinois (312)922-4022 due to the constant frustration and withholding of Webber's mail causing her to miss a September 22nd 2020 appearance as referenced m 2 Letter the day she received the court's mail sent on September 23,2020 Webber requests an order to be allowed to eat in the courts cafeteria to alleviate the Stress of 3 full days of Testimony, having to return to an overly harsh environment. Respectfully, Please include a writto chicago Read For transportation Respectfully, of webber to court Marcin Wether 9/24/2020

Prose 4200N Oakpark AV Chicago, 21 60634 (773) 794-3950 - 15-

CERTIFICATE OF SERVICE

This is to Certify that a copy of this motion is being given to Vera Hosley, Webber's Social Worker, to mail to Joe Lindly assistant State's Attorney and the Clerk of Court at 505 N. County Farm Road, Wheaton, IL and Personal Service delivery by investigator Robert Hanrahan on September 24th 2020 or immediately following that date.

Under the pains and penalties of Perjury this entire document is the Sworn-truth,

Mauin Nebber 9/24/2020

Pro Selitigant

Marci M. Webber CRMHC 4200 N. OOKPORK Ave. Chicago, II 60634 (773) 794-3950/4036

Marci Webber 101 @ gmail com (no access from cent to)

/ Court 020 also umerous HS Withholds my Meul again essible please call me at 173 Communicate dates & to (312 922-4022, Thankyou, Mountain

AFFIDAVIT OF LAURA A. BAUHOF, Ph.D.

Upon first being duly sworn on oath, I, Laura A. Bauhof, depose, and state as follows:

- Ms. Marci Webber began treatment with me in accordance with her conditional discharge on December 12, 2019. Prior to beginning psychotherapy I had spoken with Ms. Webber by phone approximately 5 times while she was at Chicago-Read Mental Health Center and on the morning of December 12 prior to her appointment.
- In addition to her appointment on December 12, Ms. Webber also presented for a scheduled psychotherapy appointment on December 17, 2019. At both of her therapy sessions I evaluated Ms. Webber to be appropriately oriented to person, place and time. She did not demonstrate any signs of psychosis. Her appearance was normal and her dress was appropriate. Her mood was anxious and she demonstrated a full range of affect that was congruent to the topic, i.e., when talking about her daughter she was tearful and sad and when talking about her experiences since being released she was smiling and positive. Her memory was intact. Her thought process and perception were both normal. Her interview behavior was appropriate and her speech was normal. Ms. Webber's attention was distractible, which she noted. Her thought content was preoccupied with her recent release from Chicago-Read. Her insight was fair to good. At times the emotional nature of her experiences led to limited insight and a preoccupied focus on traumatic events while she was under the care of IDHS; however, she has consistently recognized that she is likely to experience ongoing difficulties now that she has been released due to the serious nature of the crime. She stated an awareness of being wary of interacting with people in the public settings due to a persistent fear during her confinement of people attacking her. She expressed surprise at experiencing common courtesies such as people saying,
- 3. "Excuse me," when brushing her in passing. Although she had demonstrated strong emotions, she has kept her voice and speed within a reasonable range; she has not yelled or screamed. She has demonstrated good judgement, indicated her intention to follow the conditions of her release, and has developed coherent and well-thought out plans to meet those conditions.
- 4. Ms. Webber has not demonstrated any signs of being a danger to herself or to others. While she has expressed anger and resentment about the conditions and length of her confinement, she has not made any statement threatening any individual involved in her case. To my knowledge she has interacted safely and appropriately in all public settings.
- 5. Ms. Webber does not demonstrate any symptoms of a severe mental illness including psychosis, severe depression, or bipolar disorder. An alcohol abuse assessment performed by Health Care Alternative Services concluded that she does not require ongoing treatment at this time. Ms. Webber does demonstrate distractibility, hypervigilance, sleep disturbances and avoidance of stressors that are consistent with symptoms of post-traumatic stress. I believe that these symptoms cannot be effectively treated for her in the inpatient settings at either Chicago-Read or Elgin Mental Health Centers.
 - 6. If there are any questions regarding this assistance, please feel free to call or contact me as follows:

Laura A. Bauhof, Ph.D. Licensed Clinical Psychologist 1725 S. Naperville Road Suite 207 Wheaton, IL 60189 630-462-7005 . 630-462-7006 fax laura bauhof@gmail.com

Attestation: Under penalties as provided by law pursuant to § 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Laura Bauliof, Ph.D.

AFFIDAVIT OF LAURA A. BAUHOF, Ph.D.

Upon first being duly sworn on oath, I, Laura A. Bauhof, depose, and state as follows:

- 1. Ms. Marci Webber was in psychotherapy treatment with me in accordance with her conditional discharge from December 12 to December 17, 2019. Her outpatient treatment was disrupted when she returned to Chicago-Reed Mental Health Center to comply with a court order on December 23, 2019. I have been in periodic contact with Ms. Webber by phone and she has indicated that she is interested in continuing treatment with me when she is discharged.
- 2. I have been conducting telehealth psychotherapy since March 20, 2020 as a result of the Covid-19 pandemic. If Ms. Webber is discharged while social distancing is still recommended, I am available to continue telehealth psychotherapy with her via video sessions.
- If there are any questions regarding this assistance, please feel free to call or contact me as follows:

Laura A. Bauhof, Ph.D.
Licensed Clinical Psychologist
1725 S. Naperville Road
Suite 207
Wheaton, IL 60189
630-462-7005
630-462-7006 fax
laura.bauhof@gmail.com

laura.baunoi@gmail.com

Attestation: Under penalties as provided by law pursuant to § 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Laura A. Bauhof, Ph.D.

Date: 4-6-20

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NGRI BLUEPRINT FOR DISCHARGE (Minimal Requirements)

Accept that you have a mental illness.

2. Know your diagnosis.

3. Know your medications and what they do.

4. Know at least six symptoms of your mental illness.

5. Know how your mental illness influenced your crime and have remorse.

6. Accept responsibility for your mental illness.

 Acknowledge the need to remain in treatment after discharge and to continue to take medications.

8. If you have a substance abuse diagnosis, admit that you have a substance abuse problem.

- 9. If you have a substance abuse problem stay in treatment for it all the while you are at EMHC, to include MISA, unit groups, Individual Substance Abuse Counseling, AA, other outside groups and organizations that come into the hospital not just MISA for three months and then nothing else.
- 10. Have a relapse prevention plan in place and be able to talk about it. It must include symptom identification. If there is a substance abuse problem, know the warning signs of relapse and have a relapse prevention plan in place and be able to talk about it.

11.Be able to talk about what professional and social supports you will have in the community.

12.Be able to accept outpatient restrictions of a conditional discharge.

13.Know what your risk factors are. Address all risk factors with treatment interventions recommended by the treatment team and have good attendance.

14.Be able to talk about some clearly defined future goals for yourself in the community.

15.Be willing to work on those aspects of personality that contributed to your being in the hospital and that may be keeping you here.

16.Obey unit rules and avoid conflicts with others.



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he Circuit Counte

MARCY WEBSBE	1,5,	nved-to-take-1 Date: 9,23.2020	Time Include	don't
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THEORE: 1/120 EV 10160 7 CORCUMPHS 1 1/100W 2/130/26 Payle Do of 101 Pa Patient Income 6420 Unit B-SOUTH Patient Name WEBBER, MARCI Medication Management Group Leader Name **Group Date** Attendance Code Start Time (Please, print full name) Joseph, Sanitha 9/16/2020 1100 Attendance Code: A=Attended; L=Left Group; E=Excused; R=Refused; C=Cancelled; S=S ibstitution; H=Holiday; O=Other Data: Staff used interpreter for group ☐ Yes ☐ No V N/A ✓ Lecture ☐ Group Discussion ☐ Handout Attentive to topic:

Gave/accepted feedback ☐ Followed direction. wassive and did not respond ☐ Disruptive Other: refused Assessment: ☐ Patient demonstrates understanding Patient is symptomatic but, able to participate Patient is symptomatic and unable to participate in group at this time Other: Group purpose is to increase patients' understanding of: How to recognize and take action to manage and relieve psychiatric symptoms, and when to notify health eare professional. The group expected outcome and treatment plan goals: Effective, patient applies content to treatment ✓ Not effective at this time but, will continue group goals as follows: Staff will continue to: Encourage attendance, encourage participation, and continue patient education per treatment plan. Additional Comments: pt refused to join the group, pacing and stiting in the room. Group talked about the importance of understanding the side effects of medicatons. Signature and Title: Date: 9/16/2020 Joseph, Sanitha **Nursing Group Progress Note** CR 4501.3 Est. 7/17

ought Process	111	Attitude/M	Pape 97 (FACH Proce D) #:97 Daily Living Skills Inc. on Scree
Egocantric	☐ Distracted	☐ Cooperative ☐ Ca	alm Hygiene
Tangential	☐ Goal Directed		
Incoherent	Rambling	☐ Anvious ☐ Do	Third bendering
Evasive	☐ Concrete	☐ Suspicious ☐ Fe	earful Minimal Assist
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Eccentric	☐ Seductive	☐ Memory Poor	Poor Insight
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Other		☐ Amnesia	
bility/Willingness to	Participate in Treatme	ent Medical Issues	Medication Issues
] Willing/Able	☐ Adequate	None	
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Case: 1:20-cv-07807 Document #: 1 Filed: 12/30/20 Page 98 of 101 Page	ID #:98
Identified Barriers to atment/Recovery:	0.15
Interventions:	*
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20-cv-07807 Document #: 1 Filed: 12/30/20 Page 99 of 101 PageID #:99 (Minimal Requirements) Treatment is used as a liberty Accept that you have a mental illness. Know your diagnosis. 3. Know your medications and what they do. Know at least six symptoms of your mental illness. 5. Know how your mental illness influenced your crime and have remorse. 6. Accept responsibility for your mental illness. 7. Acknowledge the need to remain in treatment after discharge and to continue to take medications. 8. If you have a substance abuse diagnosis, admit that you have a substance abuse problem. 9. If you have a substance abuse problem stay in treatment for it all the while you are at EMHC, to include MISA, unit groups, Individual Substance Abuse Counseling, AA, other outside groups and organizations that come into the hospital - not just MISA for three months and then nothing else. 10. Have a relapse prevention plan in place and be able to talk about it. It must include symptom identification. If there is a substance abuse problem, know the warning signs of relapse and have a relapse prevention plan in place and be able to talk about it.

11.Be able to talk about what professional and social supports you will have in the community.

12.Be able to accept outpatient restrictions of a conditional discharge.

13. Know what your risk factors are. Address all risk factors with treatment interventions recommended by the treatment team and have good attendance.

14.Be able to talk about some clearly defined future goals for yourself in the community.

15.Be willing to work on those aspects of personality that contributed to your being in the hospital and that may be keeping you here.

16. Obey unit rules and avoid conflicts with others.

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my "treatment" is excruciatingly harsher than the others 2 Violates in Guidelines for Staff in Working with Marci Webber (est. 10/2/19)

General Suggestions for Interaction

Set and enforce boundaries that are clear and consistent, and that adhere to unit/hospital expectations and regulations.

Ms. Webber should receive verbal redirection if she displays verbally abusive/ inappropriate language. If inappropriate behavior persists after 1 prompt, Ms. Webber escorted grounds pass privileges (once earned) will be suspended for 24 hours. Additionally, if the inappropriate behavior persists, staff should also walk away from he and ignore her behavior/commentary. Do not engage in a power struggle with her.

Ask Ms. Webber to prepare for meetings with staff by writing down her questions or concerns ahead of time. Any topics identified as already addressed (e.g., her current NGRI status, complaints regarding her past/present care, unit expectations and regulations) will not be entertained repeatedly.

Staff will show Ms. Webber where the phone numbers for advocacy agencies are located and explain the usual avenues to place complaints. Any and all allegations of abuse or neglect will be addressed immediately per CRMHC protocol. Staff will provide all necessary medical attention deemed appropriate per CRMHC protocol.

Staff should make efforts to validate Ms. Webber's concerns and complaints (e.g., "I hear what you are saying," That sounds very frustrating," etc.)

· If you do not have an answer for Ms. Webber, or are unsure of the proper answer, state the following: "I will check with the treatment team and get back to you."

Room Searches

To ensure that her treatment plan is followed with respect to food, contraband and restricted use items in her room, staff will conduct random room searches, at minimum, three (3) times per week. These searches are to follow CRMHC policy and procedure including initiating a restriction of rights, as needed. Searches should be conducted by a minimum of two (2) staff, one of whom must be a Security Officer. Each time that items are found that violate Ms. Webber's treatment plan with respect to food, contraband, restricted use items and proper storage of belongings, a Security Incident Report must be completed. During these searches, staff will ensure that loose papers fit in her 2 accordion files. If they do not, the papers should be removed and placed in the plastic bag used to store her papers on the unit. Staff should ensure that they check the ceiling and vents, under furniture and under her mattress. They should also check for items hidden in her pillow and mattress.

Consumer Searches

Searches will follow CRMHC policy. All searches of the consumer will be conducted by a minimum of two (2) staff, one of whom must be female. For the initial search, Ms. Webber should be placed in a gown and should she refuse to be searched, a restriction of rights form will be initiated. When searching Ms. Webber, staff should not make physical contact with her. She should be asked to empty her pockets and shake out her garments. Socks, shoes and sleeves should be checked carefully. If warranted in future searches, a restriction of rights form can be completed, and Ms. Webber can be placed in a gown.

Confidential

age 1 of 2

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Staff Meetings/Interactions with Ms. Webber

Staff should not meet with Ms. Webber alone. A second staff is not necessary in group treatment situations.

Releases of Information (ROIs) for Private Attorneys

The Social Worker should obtain releases of information for each of Ms. Webber's (private) attorneys of record. ROIs are <u>not</u> needed for ASAs (Joe & Jennifer Lindt) or APD (if one is assigned)

Medications

ALL medications MUST be crushed or given in liquid form.

Ear Plugs

Ms. Webber is permitted to use her plastic/rubber/foam earplugs to assist with sleep. These are to be kept in the Restricted Use Item cabinet when not in use, and given to Ms. Webber at bedtime.

Staff Cellular Phones

Do not use your personal cell phone at the request of Ms. Webber for any type of research or inquiry.

Document Copies

Copies of documents should be limited to five (5) sets per week. Ms. Webber's Social worker will make the copies and should keep track of the number of copies that are made.

Documentation

The assigned Nurse and MHT shall complete daily shift notes. All other staff are to document both notable positive and negative interactions with Ms. Webber by the end of the shift in which they occur.

Data for Court Reports

Every Friday, the Social Worker will scan/email the preceding week's Progress Notes to Dr. Debra Marsico, Forensic Coordinator. Dr. Marsico will highlight the notes that will subsequently be transcribed into a Word document by Ms. Edna Coleman, Administrative Assistant. Having each note already in Word format will expedite the data collection for Court Reports.